Exhibit 24

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           IN THE UNITED STATES DISTRICT COURT
            FOR THE WESTERN DISTRICT OF TEXAS
                      AUSTIN DIVISION
 5 KATHY CLARK, AMY ENDSLEY, SUSAN
 6 GRIMMETT, MARGUERIETTE SCHMOLL,
 7 and KEVIN ULRICH, on behalf of
 8 themselves and all others
 9 Similarly situated,
10
11 Plaintiffs,
12
13 vs.
                                    No. 1:12-CV-00174-SS
14
15 CENTENE CORPORATION, CENTENE
16 COMPANY OF TEXAS, L.P., and
17 SUPERIOR HEALTHPLAN, INC.,
18
19 Defendants.
20
                   DEPOSITION OF TRICIA DINKELMAN,
21 taken on behalf of the Plaintiffs, at the offices of
22 Armstrong Teasdale L.L.P., 7700 Forsyth Boulevard,
23 Suite 1800, St. Louis, Missouri, on the 24th day of
24 October, 2012, before Gretta G. Cairatti, RPR, CRR,
25 MO-CCR #790, IL-CSR #084-003418, and Notary Public.
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- 1 Plaintiff's Exhibit 2 of Miss Hall's deposition.
- 2 **A** Okay.
- ${f Q}$ Take a look through those documents. Have
- 4 you had a chance to look at those?
- 5 A Yes.
- 6 **Q** Those documents, are they disseminated to
- 7 the -- all of the subsidiaries that are circled on
- 8 the organizational chart?
- 9 A Centene Corporation would not know which
- 10 subsidiaries use those documents.
- 11 **Q** Why not?
- 12 A Because Centene Corporation doesn't have any
- 13 employees and that level of information isn't known
- 14 by the Board of Directors.
- 15 **Q** You're here as the corporate representative
- 16 of Centene Corporation. Have you made any effort to
- 17 find out the answers to the areas that you knew you
- 18 were going to be asked about today?
- 19 **A** Yes.
- 20 **Q** Okay. Did you make inquiry to any of the
- 21 subsidiaries about documents they receive and so
- 22 forth?
- 23 A I did not call individuals at the
- 24 subsidiaries, no.
- 25 **Q** Why not? You knew I was going to ask you

- 1 about it. Why didn't you find out?
- MR. LANGENFELD: Look, here's the deal,
- 3 Mr. Kaiser. We've travelled from Austin to take
- 4 this deposition, and it is a 30(b)(6) deposition, as
- 5 you've reminded me repeatedly. And within the rule,
- 6 the person designated shall testify as to matters
- 7 known or reasonably available to the organization.
- 8 Centene Corporation is the parent of each
- 9 and every one of those, and this witness has just
- 10 told me she's not made any effort to find out the
- 11 answers to these questions. So we'll --
- 12 MR. KAISER: I don't agree with that
- 13 characterization because I think if you look at each
- 14 and every question, the question is always asked in
- 15 terms of people who were employed by Centene
- 16 Corporation. We have a --
- MR. LANGENFELD: Or its subsidiaries.
- 18 MR. KAISER: We have a separate -- we have a
- 19 separate designation for Centene Corporation, for
- 20 Superior Health Plan, for Centene Company of Texas,
- 21 and Centene -- the Centene Corporation doesn't have
- 22 to answer or investigate questions that it wouldn't
- 23 know that might be held by one of its subsidiaries.
- Its answer, and I think we've made this
- 25 clear even before you travelled this far, was that